lazgow

eulp

CLARK H. GREEN, EDITOR AND PROPRIETOR. DEVOTED TO POLITICAL, AGRICULTURAL AND GENERAL INTELLIGENCE.

ONE DOLLAR PER ANNUM INVARIABLY IN ADVANCE.

VOL. XXI.

NO.

SAINT LOUIS ADVERTISEMENTS

NANSON, DAMERON & CO., COMMISSION & FORWARDING

> MERCHANTS, SECOND STREET, SAINT LOUIS, M.

JOS. S. NANSON, late of steamer Kate Howard. C. H. BREWSTER, of Boonville, Mo. LOGAN D. DAMERON, late of Glasgow, Mo. M. HILLARD, late of steamer Kate Howard.

C. D. SULLIVAN & CO. Jewellers, Watch & Clock Makers No. 30, Fourth St., St. Lous, Mo.

A large and well selected assortment of clocks, watches, jewelry, silver spoons, &c., constantly on hand for sale low.

All kinds of Jewelry made to order and neatly repaired. Engraving neatly executed, and allor-ders premptly attended to.

The highest prices paid for old Gold and JONES' COMMERCIAL COLLEGE.

1. Z. CORNER WASHINGTON AV. AND THIRD ST. ST. LOUIS, MO. ESTABLISHED IN 1841. A full course of instruction in this institution embraces Double - Entry Book - Keeping, Commercial Calculations, Commercial Law, and

Special instruction given in the art of de-acting Counterfeit Money.

Gentlemen can enter for the courses separately, and at any time, as instruction is imparted in-dividually, and not in classes, each Department being independent of the other, and under the control of a Professor educated for the especial

duties of that Department in which he is employed.

For circulars, containing information in regard to the Terms, Course of Instruction, Rules for Detecting Counterfeit Bank Notes, Weights of Produce, Tares allowed on Produce, etc., etc., call at the Book-keeping Department, or address, call at the Book-keeping Department, or addr JONATHAN JONES,

HANENKAMP & HYNES, WHOLESALE GROCERS Commission and Forwarding MERCHANTS.

No. 93 Second street, between Locust and Vine (East side,) St. Louis, Mo. Particular attention paid to sales of Remp

cco, Grain, Bacon and Lard. BEN F. CRANE & CO., DEALERS IN Watches Clocks, Jewelry Sold Siver and Plated Ware.

FINE TABLE AND POCKET CUTLERY,
Has removed to corner of Fourth and Locust

ODD FELLOWS, HALL, ST. LOUIS, MO. FULTON IRON WORKS, Second & Carr Street, St. Louis.

GERARD B. ALLEN, MANUFACTURES High and Low Pressure Steam Engines, for river and land service. Boilers, Sheet-Iron work, Saw and Grist Mill Machinery,

Circular Saw Mills of the Page and Child's (March 18, 1858-1y] J. E. YEATMAN. G. B. BOBINSON. J. J. GABRARD.

YEATMAN, ROBINSON & CO. GENERAL COMMISSION MERCHANTS. Corner 2d & Green Sts., St. Louis, Mo.

Special attention paid to the sale of HENRY I. LORING & CO., WHOLESALE

BOOKSELLERS, STATIONERS PAPER DEALERS, AND

BLANK BOOK MANUFACTURERS, NO. 136 MAIN STREET, OPPOSITE STATE BANK MO ST. LOUIS, MO.

H. L. LORING, R. D. PATTERSON, C. F. LORING WE beg leave to call attention to our large stock of SCHOOL BOOKS, comprising all the popular series now in use throughout the South and west. STATIONERY,

Both American and Foreign, in endless variety

PAPER.

Cap, Letter and Note, of all the various qualifies, ruled and plain; Flat Papers, Colored Papers, clazed and unglazed; Printers' News, of all the usual sizes in general use, Crown, Medium Double rown and Double Medium; Grocery Wrapping, together with a large assortment of war people of the United States, that he has just in the poor war people of the United Stat

Day Books, Ledgers, Journals, Invoice Books, and Books, Records, of first quality of paper and superior style of binding. Also, Pass Books, Memorandum Books, Copy Books, &c.

We respectfully ask a call, feeling certain, that

HENRY I. LORING & CO.

Blank Books made to order, of any style
er pattern, with or without Printed Headings.
N. B. Ciean Gotton and Linen Rags taken in
exchange for Goods.

feb17, 759-1y.

WHOLESALE CONFECTIONER,

No. 74 Third street, St. Louis, Mo.

Would respectfully call your attention to his large and complete assortment of Large and Small Stick Candy, Sugar Plums, Almonds, Comfits, Rock Candy, Kisses and Lozenges. Also, to his fancy Kisses and Lozenges. Also, to his Orders solicited and promptly attended to.

P. H. LAREIN. J. R. LAREIN. C. W. WALTER THOS. H. LARKIN & CO., Commission Merchants,

Wholesale Grocers, No. 30 Leves and 60 Com. Street,

SAINT LOUIS. Special attention given to sales of Hemra

Vinegar and Sage.

ST. LOUIS ADVERTISEMENTS.



No. 32, Fifth St., St. Louis, Mo. WHERE can be found at all season the larges and most complete assortment o Artists' Materials, Engravings, &c., To be found in St. Louis. I am preparped to ex-ecute all kinds of Fancy and Ornamental Painting, Banners. &c.
Artists and Amateurs will find at my establishment Crayons, Crayon Paper, Water Colors, &c.

in abundance.
All work and materials warranted to be qual to any in the city, and on as liberal terms.

Remember the place, 101 Fourth street,
Ten Buildings, above Locust.

feb2, 1860.

JAMES SPORE.

Commission and Forwarding Merchant,

No.160 SECOND STREET, ST. LOUIS, MISSOURI. PARTICULAR attention paid to the sale of Tobacco, Hemp, Wheat, &c., and to the receiving and forwarding of Produce and Merchanse a enerally.

N. B.—We always keep on hand a large stock of Hydraulic Cement, Plaster of Paris, and Plasters of Hair, of heat smaller. terer's Hair, of best quality.

C. C. BRANHAM,
Late of Providence, No. Late of Weston, Mo PARKER & BRANHAM, COMMISSION & FORWARDING

No. 42 North Second St, bet. Ches. and Pinest,
SAINT LOUIS.

WE will give prompt and special attention to
Forwarding Goods, Produce, &c., and
to the sale of Hemp, Grain Tobacco, the product
of the Heg. &c.

Consignments and orders Solicited.

Branham, Keiser & Co., St. Louis, Mo.; Parker, Russell & Co., St. Louis, Mo.; Bell, Tilden & Co., St. Louis, Mo.; Thos. H. Larkin & Co., St. Co., St. Louis, Mo.; Thos. H. Larkin & Co., St. Louis, Mo.; Rob't Campbell & Co., St. Louis, Mo.; Convers & Kennett, New Orleans, La.; Kilgore, Wilson & Co., Philedelpha, Pa., Garre Speors & Co. Philedelpha, Pa., Garre Cinctunati, U. Mai J. Rollin, Composin, Me Exchange Bank, Columbia, Mo.; Bartholows Robbins, Glasgow, Mo.; Wm. Limnek, Lexington Mo.; Geo. I. Husse Wester, Mo.; J. S. Chick dec22, 59-1y

JAS. L. MORGAN.

CHAS. A. M'NAIR. CHAS. A. M'NAIR & CO.

Chewing Tobacco. Water Street, Glasgow, Mo.

Referring to above card, we beg leave to an nonnec to the public, that we have this day oseo ciated with us in business, Mr. Jas. L. Mos of Lynchburg, Va., and solicit for the new cern, a continuance of the liberal patronage here tofoge extended to us. With increased facilities CHAS. A. McNAIRS. CO.

J. LORMIS.

ever before offered. And or abund of in peculiar advantages in the trade, i am ena perform to the letter all that a promise.

to keep you dry and warm, for sale very low, by sept22 STROUSE & FRIEDSAM.

THREE MONTHS. WE are compelled to PAY CASH for slock, and therefore cannot afford to selion long ime. Our customers may therefore look for their bills every three months.

WOOD! WOOD!!

WE have any quantity of the very best Fire word, which we will sell on the fiver bank, or deliver in any part of the city. Sold by the measured cord, at low rates. Give us a call A FRESH article of Sage and pure Cider Vin-the measured cord, at low rates. Give us a cal the measured cord, at low rates. Give us a cal and get your winter wood.

INSURANCE, ETC.

BYSTATEAUTHORITY



DEVOTED TO Fire Insurance Exclusively (CHARTER PERPETUAL.) CASH CAPITAL, -- - \$100,000,00 CASH ASSETS, - - - - \$119,084,66 S. L. LOOMIS, President.

H. KELLOGG, Secretary. Beanch Office, 31 & 34 West 3d St., incinnati M. MAGILL, General Agent. Agents in the principal cities and towns of the

LOSSES PROMPTLY PAID. Applications received, and Policies issued renewed by O. HENDERSON, Agent,

THOMSON, LEWIS & CO., AGENTS ETNA



Office forthess cornec Second and Pine streams "The rights I violate," Article 9th goes further and In view of the State.

DAMCHLETS CONTAINING RATES, &c., blank applies to an article 13. (declaration of rights) says. In view of the State.

V. F. Shapleigh, Thomas E. Tutt, Theodore Betts. Wm. A. Moffett, D. A. Lackman, Sam'l H. Baily, A. G. Braun, Taylor Blow, Nicholas Wall, CLARK H. GREEN, Agent, Glass

SCHOOL Books, and all kinds of Blank Books
Pens, Holders, Inks, Letter and Cap Paper,
Envelopes, and Novels. Our stock of Blanks
and Stationery, is large and well selected.
june30 CROPP & WILLIAMS.

CARPETINGS. Two and three-ply carpetings beautiful patliberty is in jeopardy, unequivocally deterns, and will be sold low.

STROUSE & FRIEDSAM.

The act in secondance with it be in many instances before, by collusion whiskers.

TERMS OF ADVERTISING.

ts, and almost wholly a dead letter. I am constrain- mulattees to this [that] State."

it to the free negro or mulatto.

compelled to depart under that act. Do- his case."

is three dollars, and no such annunciation will be made unless paid in advance.

All advantisements, not marked with the nature of a prosecution (by information) the nature of a prosecution (by information). All advantisements, not marked with the nature of a prosecution (by information) the nature of a prosecution (by information). All advantisements, not marked with the nature of a prosecution (by information) the nature of a prosecution (by information). All advantisements, not marked with the nature of a prosecution (by information) the nature of a prosecution (by information). All advantisements, not marked with the nature of a prosecution (by information) the nature of a prosecution (by information). All advantisements, not marked with the nature of a prosecution (by information) that cherch a prosecution (by information). The tenth section of the constitution of Kentucky ton, roneway slaves, strays, &c., will be charged declares among other things, that the securior stray points and involves and the statute book an enactment that must of law, it might in some interport in the free new of law, it might in some interport in the free new of law, it might in some interport in the free new of law, it might in some interport in the free new of law, it might in some interport in the free new of law, it might in some interport in the free new of law, it might in some interport in the statute book an enactment that must infinitely be an impartial Jury of the vicinage.

THE GOVERNOR'S VETO OF THE PREE NEGRG BILL.

There was no jury in this case, and this case, and this case, and this case, and the proof of the consideration of splean or the statute book an enactment of the consideration of the demoralization of political issues, and to t [We give the argument of Gov. Stew-art, returning the Free Negro Bill to the Legislature, emitting the prelatory and concluding remarks. The Message was sent in on the 16th, and as has already been out the intervention of a jury. A free man not be molested. It can be easily seen matters of political economy. Most certainannounced, failed to re-pass the House.] cannot be sold even for an instant, unless a that if the burden of proof in our courts of ly this will not be thought advisable when

of the Union, of an abatement of sectional nation upon him " prejudices and of returning political sanity, and of the that the number present constitutional defect of the act of 1808. The and prespective of persons likely to be an amendatory act provides that a jury shall burdens of this character upon those natu
R. M. STEWART.

R. M. STEWART.

VIRTUE AND VICE DEFINED.—In the Boston Investigator we find, in a letter from fected by any law allowable by treaty stipu- be summoned in cases contemplated by the rallly laboring under disabilities that would Joseph, the following very truthful definilations and Constitutional restrictions, is law. Subsequently, George S. Edwards, a be considered unjust and cruel, if made apand will be very limited, and of the further free man of color, was presented for an al- plicable to those who politically our equals. fact that the law already spon our statute leged violation of the statute of 1808, Section 16 declares that any free negro jury to myself or others. The hurtful tenfact that the law already upon our statute leged violation of the statute of 1806, Section 10 declars that any rice and the most of the statute of 1806, Section 10 declars that any rice and the most of the statute of 1806, Section 10 declars that any rice and the most of the statute of 1806, Section 10 declars that any rice and the most of the statute of 1806, Section 10 declars that any rice and the statute of 1806, S

Premium results of the by it v. It must therefore be regarded as character to and settlement in the committee; which offense is must be set to consist in continuing to do just in which they reside they have hithertopbeen permitted to do without molestation or an intimation that they were violating the laws of a still more explicit. The Sth section of article 13, (declaration of rights) says.

erty." In section 27th, of article 3, all as morally barred from the severe penalties \$10,000? By the fifth section of this act

gro "a summary examination before some tiff should receive thirty lashes on his bare master (even granting that he had the right judge, justice of the peace or some other back, according to an act of Assembly in to enforce a remedy upon the contract with judicial efficer," when under arrest and his such cases provided and the constable had his slave.) should refuse to do so, how dear, as the maiden said to her lover.

GLASGOW, MO., THURSDAY, MARCH 29, 1860. to which the Constitution of the State de- which the punishment referred to was in- between the other contracting party and clares "shall remain inviolate," which right is also asserted, as before shown, by the jury and was therefore held to be unsented, as before shown, by the jury and was therefore held to be unsentered. If it is possible to stitutional. It was also held by the Court would be devested of the last dime. I think doubt the correctness of the position here that the Constitution is an instrument that it will be seen that this provision in the bill taken, that doubt will be dissipated by ju-svery officer of government is bound to is impracticable, and that while it attempts divial decision upon this very point to which know and preserve at his peril, whether to protect the negro's right of property. feall your ettention.

In 1808, the Legislature of Kontacky company justify an ect against it property is formally held by him it will be passed an act which provided that persons com with the authority of the Legislature to of little or no practical benefit to him, his Quarter of a column, three months 10 00 of color emigrating to that State might be aid him, however much that may mitigate sale for life into slavery being dikely to re-

Advertisements, two dollars and fifty cents.

Advertisements, of a per-ful nature, will be that they should be sold for the term of one year.

The proceedings against them were considered invariant of advertisements, and no such assumination will be sidered by the Court of Appeals to be in made unless paid in advance.

All advertisements, not marked with the number of insertions, will be published till forbid and charged for accordingly.

Says the report: "The tenth section of the constitution of Kentucky to result from such a rule in regard to feel assured, cannot desire the place upon In view of the prospect in other portions jury of his peers shall have passed condemjustice devolved upon the accused, the call is seen that nothing else can be effected
the Union, of an abatement of sectional nation upon him "
vils resulting therefrom would be endless by the enactment.

stitutional and practicable, its the Circuit Judge being of the opinion that act. I cannot but regard this provision as

the right. That by jury shall remain inbe., violate. Article 9th goes further and
re-makes provision for a speedy trial by an
of-imparial jury, without which the coensed
inhibitory enactment, the real offense, cominhibitory enactment, the real offense, commutted years ago might well be regarded
at the time of the sale his preperty is worth doubts in regard to the intention of the fra-mers of our Constitution to make any dis-tinction by resson of coler, nationality or political status, are removed by the unqual- enforce it, nor would it be prudent to do ton and time of the negro bought by him. - The disunionist at the South and the abepolitical status, are removed by the unqualified declaration that "In prosecution for crimes slaves shall not be deprived of an Thompson, (A. K. Marshall's Ky. Reports 1000 worth of recognition and manage the \$10. impartial trial by jury. If slaves are to vol. 3, page 981.) an action of trespass, asbe protected in that right, no one will deny sault, battery and imprisonment, brought by would be derive from such disposal when National Democrat. t to the free negro or mulatto.

a free person of color against a justice of made? Or, how could be, being a slave, the view of these premises it will be plainthe peace and constable in their individual enforce any contract made with him in rely seen that the provisions of the bill under characters. Lation to his property, except, perhaps, by consideration, in only allowing the free ne-

sult in its virtual confiscation. But if it tain and Ryan, free men of color, were argued in Knox county. (See Darne's Ken
column, three months 25 00

twelve months 60 00

Professional or business cards of six lines or less will be inserted for six collars per year.

Administrators' notices, two dollars, final setthat they should be sold for the term of one payment required invaria for advantaged at the rate of two dars per squares of the state of the state

"I condemn nothing but what is a real inalmost wholly a dead letter. I am constrainmulattees to this [that] State."

four hours shall be deemed for all purposes a course of life is the measure of its virtue of the act to have emigrated to and settled oursess or propriety. In human conduct, ferred to uncalled for and calculated to breed sing that Edwards had emigrated to the in this State, and shell be deatt with as nothing is virtuous but what is useful, benpolitical discord, while even if its provis- State prior to the ensulment of 1838, and provided for by the fourth section of this eficial; nothing is victous but what is hurt-20170 benefits should it becope a law, are not the net of 1838 could not be constitutionally needlessly harsh, and liab to do injustice. everything is vicious and consurable in

The Annual mome of the Annual country and its master are one within a possible to the bill that most secret and feliable character, some which and have a possible for any possible to the bill that most secret and feliable character, some which and the female secret and feliable character, some which and the female secret and feliable character, are authorized to the mediatry is successful to the presentation of claims. For the secret secret is a secret secret

Who are Oppesing Douglas. Senator Green, of Mo., Joshua R. Giddings, of Ohio, Bigler, of Penn., Theodore,

The poet Gray once said, I have discovered a thing very little known, which

liberty is in jeopardy, unequivocally de- executed the warrant by the infliction of could be be compelled? How long would when his, face was buried in beard and